

THURSDAY, MARCH 1, 1894.

LONDON ARMED.

The fall in the price of silver and corresponding decline in the prices of wheat, cotton, wool and in short everything but gold, is causing alarm in Europe. Everybody suffers by the depreciation in values except those who have gold invested in bonds. The farmers and manufacturers of England and Germany are protesting in loud tones against the demonetization of silver. The Emperor of Germany is reported as favoring the double standard, and London financial papers are predicting universal distress and bankruptcy if the gold standard is adhered to. The *Financial News* says of the situation:

Guatemala to-day, other silver countries to-morrow. Default with most of them is a question of time. The world's commerce is reeling to a crisis, yet the mischief from the appreciation of gold has only begun. Bimetallism in England is gaining many converts. It is understood that the Governor of the Bank of England, is a strong advocate of the international agreement for a joint standard. Bimetallism is no longer the creed of a handful of cranks. Nearly every economist of eminence is on its side. The international conference will be reopened. France, Germany and the United States are anxious that this should be done. Surely our interests are as great as theirs. If, in our pride as the gold mart of the world, we stand aside punishment will fall upon our heads. It depends upon the British Cabinet whether the conference be fruitless or not.

The disasters which the *News* now admits will result from the gold standard were foretold by the advocates of the double standard long ago. Silver remonetization is admitted to be the greatest and gravest question of the age and nearly every economist of note is, as the *News* says, on its side. The Silver party of Nevada and the Populists, both of which make Free Coinage the cardinal principle of their platforms, are being vindicated. Agitation of the question is having the desired result, notwithstanding the assertion to the contrary by the "sneakers" and "dodgers" who formulated the resolutions of the Reno Republican Club.

TALKING TO THE POINT.

The debate on Bland's bill to coin the seigniorage on the silver bullion stored in the United States treasury is quite interesting. It proves beyond doubt the existence of a combination composed of goldbug Democrats and Republicans to defeat every measure introduced in Congress that is calculated to benefit silver or increase the volume of money in circulation. Reed of Maine, who is said to be a candidate for President, leads the Republicans in opposition to the bill, and all, with four honorable exceptions, submissively obey his orders. The "Cuckoo" Democrats, while professing to be opposed to bimetallism, fall into the Republican procession at roll call and leave the House to break a quorum.

Those who are not in the gold combine are now fearlessly expressing their sentiments on the floor of the House of Representatives. Bland declares that the men sent to Congress to represent the people and now opposing legislation which would benefit the masses, are by their acts inciting communism and countenancing anarchy. Fithian of Illinois, elected as a Democrat, says that if forced to make a choice between goldbugs and Populists, the people of the South and West would not be slow in choosing the latter. "There are," said he, "three kinds of Democrats in the House, real Democrats, Cuckoo Democrats and Tom Reed Democrats." He pictured, in their true colors, the gentlemen, of whom we have a few examples in Nevada, who pretend to favor silver while doing as they are bid by those who are opposed to free coinage.

The action of the gold Republicans and Democrats in the House prove that there is but one course for all who believe in free coinage as a means of getting the country out of the "slough of Despond" in which it is now mired to pursue, and that is to vote for no man who bears the brand of or is cowed by the lash of the goldbugs. The people should not permit party prejudices to govern their actions when the welfare of the State is involved.

A BILL TO AMEND THE MINING LAWS.

A text of a bill to amend Chapter VI of the Revised Statutes relating to mineral lands and mining resources is printed in this issue of the *JOURNAL*. It was introduced by Congressman Newlands at the request of the California Miners' Association. The bill contemplates a number of changes in the existing law. A note from Mr. Newlands states that in order that he may act for the best interests of his constituents, he requests that all those whose interests may in any way be affected by the bill communicate with him making such objections or comments they desire.

At present an expenditure of \$100 annually must be made on every unpatented mining claim located since 1872. The Newlands' bill provides that when a person or company has or may run a tunnel for the purpose of developing a claim or claims owned by said person or company, the money expended in running said tunnel shall be considered as expended on said claim or claims. This amendment will doubtless receive the approval of many claim owners, as will also the amendment authorizing surveyors to administer oaths to their assistants, as the present law, which requires such

oaths to be administered by Justices of the Peace or officers having official seals, frequently causes great inconvenience to persons applying for patents.

The features of the bill relating to contests as to the mineral or agricultural character of land ought to be satisfactory to miners.

CONGRESSIONAL PROCEEDINGS.

Frye on Hawaiian Affairs—Bland Scores a Point in the House.

WASHINGTON, February 28.—In the Senate Voorhees offered a resolution appointing Mills to succeed Vance on the Finance Committee. Laid over.

After reading the journal Frye of Maine took the floor and addressed the Senate on the Hawaiian testimony taken by the Senate Committee on Foreign Affairs. He gave a sketch of the intimate relations existing between Hawaii and the United States and the part American missionaries had played in developing civilization there. He said the events recently enacted there were humiliating to this country.

In the House Bland demanded the regular order.

Kilgore, as a matter of personal privilege, presented a resolution reciting the law requiring that whenever a member is absent, except on account of sickness, his pay shall be withheld, and asking information of the Sergeant-at-Arms as to whether he had enforced that law. If not, why not, and if he believed it could not be enforced to give his reasons.

The Speaker decided that in the form presented it was not a matter of personal privilege, and Kilgore withdrew it, to change it to conform with the Speaker's idea.

Bland moved to go into Committee of the Whole for consideration of the Seigniorage bill, and that general debate close at 3 o'clock to-morrow, and demanded the previous question. On roll call Cummings, Clancy and Manger broke from the silent ranks, the New York delegation giving up filibustering. After that the name of Bingham was called and he did not answer.

Johnson of Ohio called attention to the fact that the rules of the House expressly require members present to vote. The Speaker ruled that roll call could not be interrupted. Johnson then reserved the point till the conclusion of roll call. Roll call completed Livingston renewed Johnson's point of order and demanded that Tracy, who had refused to vote, be held in contempt of the House. Johnson said he had a list of twenty-five members who had not voted.

The deadlock in the House is broken and a quorum secured on Bland's Seigniorage bill.

The special order fixing the time for voting on Bland's Seigniorage bill was taken up and the previous question was sustained by the Speaker casting the vote necessary to make the quorum. This quorum was then lost on the motion to adopt the special order, and the House adjourned till to-morrow, when on effort will be made to remove the last barrier to vote.

MONTANA NERVE.

Thirty-Five Thousand Dollars on a Throw of the Dice.

HELENA, Mont., February 28.—General Charles Warren, mining magnate and real estate dealer, had a fraction of a mine just north of the Buffalo, in Silver Bow county, the property of John E. Lloyd, under lease and bond for \$15,000. The bond will expire next June. The property is a promising one and Miles Finlen, saloon-keeper and politician, formerly of Virginia City, Nevada, has long wanted to buy it. He met the General yesterday afternoon and asked him what he would take for it.

"I do not want to sell it," said Warren.

"I'll give you just \$16,500," said Finlen. The General laughed at him. Finlen raised his offer \$1,000.

"You make me tired," said Warren. "Well," said Miles, "just to show you that I am all right I'll give you an even \$5,000 for your lease and bond."

Then Warren began to talk business. He said:

"I will do this, Miles. You take the property off my hands, give me \$5,000 cash down and \$45,000 at the expiration of the bond and the mine is yours."

Finlen studied a moment. Then he said:

"Charlie, just to show you that I am a 'dead game' sport, I'll shake you the dice, one flop out of the box, to see whether I give you a check for \$50,000 for the mine or \$15,000."

He walked up to the bar and asked for the dice box.

"I'll just go you," said Warren, after a moment's hesitation. The agreement was then repeated.

Warren threw first. He shook a pair of fives. Without a word he passed the box to Finlen.

As Finlen rattled the box he said: "Now, this is on the 'dead square,' Charlie."

Warren nodded. When the box was lifted from Finlen's throw it was found he had thrown three deuces. Finlen wrote out a check for \$15,000, which he handed to Warren. Without saying a word the General left the saloon.

He had lost \$35,000 on a deuce.

KILLED BY A MOB.

Two Arkansas Prisoners Eddied With Bullets.

LITTLE ROCK, Ark., February 28.—A special from West Plains, Mo., says: Anderson Carter and Bud Montgomery, who were in jail at Mountain Home, Ark., were killed by a mob of 250 men last night. The Sheriff appealed to the mob to desist, but they unlocked the door to the jail. The poor wretches

begged for mercy. When the leader of the mob called for numbers 85, 86 and 87, three big fellows, masked, stepped forward and began firing into the prisoners' bed with Winchester and shotguns. Four or five volleys were fired when numbers 17, 72 and 125 were called forward and fired several more volleys. The leader, seeing the men were not yet dead, ordered another volley fired, and when it was apparent that life was extinct the mob marched away, leaving no trace of the members' identity.

Telegraphic Notes.

Bar silver, 60%.

Gen. Jubal Early is dying at Lynchburg, Va.

Chris. Buckley is said to be dangerously ill at Livermore, Cal.

Judge J. W. McDill of the Interstate Commerce Commission is dead.

The Greater New York bill was signed yesterday by Governor Flower.

Gladstone called yesterday on Queen Victoria. It is believed he has not tendered his resignation as Premier of England.

It is supposed that President Cleveland and party are now at Currituck Sound, N. C., the paradise of sportsmen.

The Iowa Legislature yesterday by a vote of 60 to 26 defeated the Constitutional amendment favoring woman suffrage.

Rev. R. W. Patterson, D. D., one of the best known Presbyterian ministers in this country, died at Chicago yesterday.

James Corbett, the pugilist, is on trial at Jacksonville, Fla., for beating, bruising, wounding and maltreating one Charles Mitchell.

Bloudin, the celebrated rope walker, now 70 years of age, walked a rope in London yesterday, carrying one of his sons who weighs 150 pounds.

MOUNT RAINIER, OR TACOMA.

The Grandest Single Peak on the Pacific.

The grandest single peak on the Pacific coast and almost the most impressive mountain mass within the United States is Mount Rainier, in the State of Washington. The land around it, a tract measuring thirty-six by forty-two miles, including the entire slope and foothills of the mountain, all virgin forest and unbroken wilderness, were withdrawn from entry a year ago, and by presidential proclamation constituted the Pacific forest reserve. There is now a demand that this forest reserve shall be declared a National Park, and by the same means and under the same management as the Yellowstone National Park opened to travel, and its points of interest made accessible by roads and trails, hotels, built, guides, conveyances and horses provided, the tract patrolled, and the game protected by Government troops during the summer outing season.

Mount Rainier, or Tacoma, as it is often called, is a pyramidal peak sloping serenely from the very beaches of Puget sound to a point in air 14,444 feet above the still island sea in which its image is reflected. The mountain itself is fifty-five miles from the sound's edge, the level forest land and ridged foothills serving as an admirably composed foreground to the magnificent mass, the high altar to Heaven. Forests denser than anything the eastern mind can picture, somber wildernesses aptly compared to the forests of the carboniferous age, shroud the lower slopes, and the giant peak shakes his rocky shoulders free, only to be met by the cowl of eternal snow that rests upon his brow. The white giant is a beacon and landmark from the entrance of Puget sound. It is seen from the plains one hundred miles to the eastward, and it is king in all the group of extinct volcanoes past which "rolls the Oregon," the Columbia of maps.—*Washington Star*.

Nevada Marble Quarries.

The benefits of the Nevada exhibit at the World's Fair are beginning to appear. The exhibit of marble by Mr. Lindsay has attracted the attention of ex-Governor Proctor, President of the Vermont Marble Co., and also of G. O. Morgan, who represents a firm of capitalists in Pittsburgh. They will both visit the marble quarries of this State and Inyo county, California, with a view to acquiring such properties.

Only the Scars Remain.

"Among the many testimonials which I send in regard to certain diseases performing cures, cleansing the blood, etc." writes HENRY HUDSON, of the James Smith Woolen Machinery Co., Philadelphia, Pa., "none impress me more than my own case. Twenty years ago, at the age of fifteen years, I had swellings come on my legs, which broke and became running sores. Our family physician could do me no good, and it was feared that the bones would be affected. At last, my good old mother urged me to try Ayer's Sarsaparilla. I took three bottles, the sores healed, and I have not been troubled since. Only the scars remain, and the memory of the past reminds me of the good Ayer's Sarsaparilla has done me. I now weigh two hundred and twenty pounds, and am in the best of health. I have been on the road for the past twelve years, have noticed Ayer's Sarsaparilla advertised in all parts of the United States, and always take pleasure in telling what good it did for me."

For the cure of all diseases originating in impure blood, the best remedy is

AYER'S Sarsaparilla

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass.

Cures others, will cure you

Hot lunch at Kerth's every day, 15 cents.

For Rent Furnished.

The Episcopal Rectory. Apply at Pinniger's drug store.

Send for circular, free.

By local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube gets inflamed you have a swelling sound, imperfect hearing, and when it is entirely closed deafness is the result, and unless the inflammation can be removed, hearing will be destroyed forever; nine cases out of ten are caused by catarrh, which is usually but an inflamed condition of the mucous surfaces.

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KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many, who live better than others and enjoy life more, with less expenditure, by more promptly adapting the world's best products to the needs of physical being, will attest the value to health of the pure liquid laxative principles embraced in the remedy, Syrup of Figs.

Its excellence is due to its presenting in the form most acceptable and pleasant to the taste, the refreshing and truly beneficial properties of a perfect laxative; effectually cleansing the system, dispelling colds, headaches and fevers, and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession because it acts on the Kidneys, Liver and Bowels without weakening them and it is perfectly free from every objectionable substance.

Syrup of Figs is for sale by all druggists in 50c and \$1 bottles, but it is manufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, and being well informed, you will not accept any substitute if offered.

A NARROW ESCAPE.

A Tuscarora Engineer Nearly Meets With a Horrible Death.

The Tuscarora *Times-Review* says: Lee Terrill, pumpman at the Poorman mine, came near losing his life last Tuesday night. He had been relieved by his partner, donned his clothing and was about to ascend to the surface (the gasoline engine which drives the pump being underground) when he observed someone descending the ladder.

Stepping back near the machinery his coat was caught to a set screw in the collar of the shaft, and in the twinkling of an eye he was drawn to the floor by the rapidly revolving wheel. He gave a scream, and Al Gabeart, who was near by, turned off the gas, and throwing himself against the balance wheel succeeded in stopping it just in time, for had it made half a revolution more Terrill's head would have been torn from his body. Mr. Terrill was speedily extricated and conveyed home, and Dr. Harcourt summoned, who found a compound fracture of the right arm above the elbow, a dislocation of the elbow joint, a laceration of the right ear nearly severing that member, besides contusions innumerable about the upper portion of the body, all of which were skillfully and speedily attended to, and the patient rendered as comfortable as possible. It was a narrow escape from a horrible death.

MINT CHARGES.

What the Term "Free Coinage" Means. The question has often been put as to what is meant by the term "free coinage of silver." The following statement from an official source will make it clear. It is well, however, to remember that prior to 1873 the fine silver could be deposited at the mint in unlimited quantities. Prior to 1873 a coinage charge of one-half a cent on each piece coined was imposed, as well as a charge for the alloy it was necessary to use to reduce the bullion to standard metal. If 500 ounces of pure silver were deposited at the mint it would coin 646 dollars. It would require 55.55 ounces of copper for alloy, which, at 2 cents an ounce, would cost \$1.11. If a charge of one-half cent were imposed it would be \$3.23, which would make the total charges on the 500 ounces \$4.34.—*Elko Independent*.

It is reported in Sacramento that the Supreme Court of California has decided in favor of Sacramento in the Capitol removal case. The Court holds, it is said, that the offer of San Jose to give ten acres of land and \$1,000,000 in coin, if the Capitol is removed to that city, is in the nature of a bribe.

For Over Fifty Years

Mrs. Winslow's Soothing Syrup has been used by millions of mothers for their children while teething. "It disturbed at night and broken of your rest by a sick child suffering and crying with pain of cutting teeth, send at once and get a bottle of Mrs. Winslow's Soothing Syrup for children teething. It will relieve the poor little sufferer immediately. Depend upon it, mothers, there is no mistake about it. It cures Diarrhea, regulates the Stomach and Bowels, cures Wind Colic, softens the gums, reduces inflammation and gives tone and energy to the whole system. Mrs. Winslow's Soothing Syrup for children teething is pleasant to the taste and is the prescription of one of the oldest and best female physicians and nurses in the United States. Price twenty-five cents a bottle. Sold by all druggists. Beware of cheap imitations. Send for circular, free."—aug21-ly

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BUSINESS LOCALS.

After shaving or exposure to cold use Mystic Balm, 25 cents. Pinniger's, Virginia St.

A new assortment of picture moulding artist materials and studies just received, by McCullough.

Take your prescriptions to McCullough's, no-commission dispensary

Go to the Palace Bakery for fresh whole-some bread, cakes, pies and candies.

A fresh assortment of Heath & Milligan's superior milled paints at McCullough's.

A new assortment of picture moulding and the largest stock in the State at McCullough's.

Lovers of a good cigar go to the Mcnarch and get one of Herman Hyman's Cuban Blossoms

Take your prescriptions to Pinniger's pharmacy, Virginia street. Pure drugs at lowest prices.

Alfalfa, timothy, red-top, white-clover, and all kinds of garden seeds at McCullough's.

For rough or chapped skin use Mystic Balm 25 cents. Pinniger's, Virginia street.

Jack Godfrey serves a first-class meal and fresh oysters in every style at the Palace Restaurant. Meals at all hours.

Stationery, cutlery, notions, also gentle men's underwear and hats at A. Nelson's on Virginia street. Call and examine before purchasing elsewhere

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became a Man, she clung to Castoria.

When she had Children, she gave them Castoria.

NEVADA STATE JOURNAL.

PRICE OF DAILY JOURNAL.
FIFTEEN CENTS PER WEEK
Delivered by Carrier.

THURSDAY, MARCH 1, 1894.

Old Time Methods of treating Colds and Coughs were based on the idea of suppression. We now know that "feeding a cold" is good doctrine.



Scott's Emulsion
of cod-liver oil with hypophosphites, a rich fat-food, cures the most stubborn cough when ordinary medicines have failed. Pleasant to take; easy to digest.

TIME TABLES.

Time of Arrival and Departure of Trains at Reno.

ARRIVES	TRAIN	DEPARTS
9:25 p. m.	No. 1, Eastbound Express	9:25 p. m.
9:15 a. m.	No. 3, Eastbound fast mail	9:15 a. m.
1:15 p. m.	No. 2, Westbound Express	1:15 p. m.
8:15 p. m.	No. 1, Westbound fast mail	8:15 p. m.
9:45 a. m.	VIAGRA & THURSDAY	9:45 a. m.
8:05 p. m.	No. 2, San Fran. Express	8:05 p. m.
11:10 a. m.	No. 4, Local Passenger	1:45 p. m.
4:15 p. m.	Express and Freight	8:50 a. m.

Time of Arrival and Departure of Mails at Reno.

MAIL	ARRIVES	CLOSERS
San Francisco, Sacramento and points in California and Oregon	8:15 a. m.	1:00 p. m.
Oregon, all Eastern points	8:25 p. m.	7:45 p. m.
Carson, Virginia and all Southern points	8:15 p. m.	8:00 a. m.
Susannah and all points north	8:05 p. m.	8:00 a. m.

Buffalo Meadows and Sheephead mail arrives every Thursday at 4:15 p. m. and closes every Friday at 8:00 a. m.

V. & T. locked pouch from Virginia and Carson arrives at 11:15 a. m.; mail for same closes at 1:30 p. m.

Postoffice Hours:
From 9:00 a. m. to 6 p. m. Sundays from 9 to 10 a. m.

BREVITIES.

L. L. Crockett went up to Virginia yesterday.

Hon. J. P. Foulks was down from Verdi yesterday.

C. D. Harman of Wadsworth spent yesterday in Reno.

The Episcopal Rectory is for rent. See advertisement.

Nevada weather during the past five days has been hard to beat.

Good horses are said to be selling for \$20 a head in Eastern Oregon.

Hon. Theo. Winters came in last evening from his Washoe Valley ranch.

C. H. Symonds of Pyramid Lake died yesterday morning at that place.

University Regent C. E. Mack came down from the Comstock last evening.

A large number from here are going down to attend the Midwinter Fair this coming week.

The goldbug party of Nevada is, as Senator Nye said of the squab, "biggest when first hatched."

Leopold Steiner and wife of Austin came in from San Francisco last night and remained over here.

Colonel John Rosser and Harry K. Brown of Carson passed through yesterday morning from California.

Nevada wool is selling in San Francisco at 9 cents per pound, or 2 cents less than the tariff on unwashed wool.

The Board of University Regents meets to-day. Hon. J. W. Haines, one of the members, is sick in San Francisco.

Capt. J. B. Overton of the Virginia and Gold Hill Water Company came down last evening and changed cars for tide water.

Under the cut rate from San Francisco to Missouri river points, the fare to Kansas City is \$20, while to Wells, Nevada, it is \$28 55.

The *Milko Independent* says it is figured that the loss of cattle on the Utah ranges this winter will be from 30 to 50 per cent. Sheep are reported to be doing well.

Waverly Stairley, the new Collector of the Fourth Internal Revenue District of California, which includes Nevada, has made almost a clean sweep of the old officers.

The White Pine News says of the weather at Ely last week: "It thawed Sunday, snowed Monday and Wednesday and Friday morning the mercury touched 18 degrees below zero."

The funeral of the late Curtis Segaves will take place from the Baptist Church at 2 o'clock this afternoon. Friends of the family and the public generally are invited to attend.

Charles N. Crittenton, the Millionaire Evangelist, is preaching in Elko to large congregations. The *Independent* says he is a very fluent speaker and holds the attention of his audience from the beginning to the close of his discourse. Mr. Crittenton will commence a series of union evangelist services in Reno, Thursday, March 8th, in the Opera House.

MINERAL LANDS.

A Bill to Amend Chapter Six of Title Thirty of the Revised Statutes.

In the House of Representatives, February 17, 1894, Mr. Newlands (by request) introduced the following bill relating to mineral lands and mining resources:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-three hundred and twenty-four of the Revised Statutes be amended so as to read:

"Sec. 2324. The miners of each mining district may make regulations, not in conflict with the laws of the United States or with the laws of the State or Territory in which the district is situated, governing the location, manner of recording, amount of work necessary to hold possession of a mining claim, subject to the following requirements: The location must be distinctly marked on the ground by posts or monuments so that its boundaries can be readily traced. All records of mining claims hereafter made shall contain the name or names of the locators, the date of location, and such description of the claim or claims located by reference to some natural object or permanent monument as will identify the claim. On each claim located after the tenth day of May, eighteen hundred and seventy-two, and until payment of the purchase money and certificate of entry has been issued therefor, not less than one hundred dollars' worth of labor shall be performed, or improvements made during each year. On all claims located prior to the tenth day of May, eighteen hundred and seventy-two, ten dollars' worth of labor shall be performed, or improvements made, during each year for each one hundred feet in length along the vein, until payment of the purchase money and certificate of entry has been issued therefor; but where such claims are held in common such expenditure may be made upon any one claim. That the period within which the work required to be done annually on mineral claims shall commence at twelve o'clock meridian on the first day of January succeeding the date of location of such claim. When the labor required by this act shall have been performed, or improvements made, an affidavit may be filed within thirty days after the time limited for performing such labor, or making such improvements, with the recorder of deeds of the county in which the claim or mine is situated, particularly describing the labor performed and the improvements made, and value thereof, which affidavit shall be prima facie evidence of the fact therein stated, and upon a failure to comply with the conditions of this act in the performance of labor or making of improvements, the claim or mine upon which such failure occurred shall be open to relocation in the same manner as if no location of the same had ever been made: Provided, That the original locators, their heirs, assigns, or legal representatives do not resume work upon the claim after such failure or before such relocation, and continue the same with reasonable diligence until the required amount of labor performed or improvements made. Upon the failure of any one of the several co-owners to contribute his proportion of the expenditures required hereby, the co-owners who have performed the labor or made the improvements may, at the expiration of the year, give such delinquent co-owner notice in writing, or notice by publication in the newspaper published nearest the claim for at least once a week for ninety days; and if at the expiration of ninety days after such notice in writing or by publication, such delinquent shall fail or refuse to contribute his proportion of the expenditure required by this section, his interest in the claim shall become the property of the co-owners who have made the required expenditures. A copy of such notice, together with an affidavit showing personal service or publication, as the case may be, of such notice, when filed and recorded with the recorder of deeds of the county in which the mining claim is situated shall be evidence of the acquisition of title of such co-owners. When a person or company has or may run a tunnel for the purpose of developing a claim or claims owned by said person or company, the money so expended in running said tunnel shall be taken and considered as expended on said claim or claims: Provided further, That said claim or claims shall be distinctly marked on the surface as provided in this act."

Sec. 2. That section twenty-three hundred and thirty-four of the Revised Statutes be amended so as to read:

"SEC. 2337. Where non-mineral land not included in a lode claim is used or occupied by the proprietor of such vein or lode claim for mining or milling purposes such non-mineral surface grounds may be embraced or included in an application for a patent for such vein or lode claim, and the same may be patented therewith or separately, subject to the same preliminary requirements as to survey and notice as are applicable to vein or lode claims; but no location hereafter made of such non-mineral land shall exceed ten acres, and payment for the same must be made at the same rate as affixed by this chapter for the superficies of the lode claim. The owner of a quartz mill or reduction works, not owning a mine in connection therewith, may also receive a patent for his mill site as provided in this section."

THE PRINCESS COLONNA.

She Passed Through Reno Last Night on Her Way to California

The Princess Colonna passed through Reno last evening for San Francisco. She occupied the Wagner sleeper, "Traveler." The Princess looked out of the car window for a few moments on the crowd around the depot, possibly in order to see what manner of creatures the people of the State of her nativity are, then drew down the blinds and was seen no more.

Poor Princess Colonna! She wears a royal coronet to be sure; yet little has she that should cause any good woman envy. The aim of life is to achieve happiness. Princess Colonna's life story may be written thus: A child in a Nevada mining camp; the daughter of a bonanza king; the wife of an Italian Prince; the mistreated wife of a brutal libertine; fleeing from Europe to this country with her children to save herself from his machinations. Princess Colonna in her life, brilliant though some parts of it has been, certainly can not have found happiness. Perhaps, she, in her royal robes, envies the happy-faced girls, wives and mothers that she sees from her car window as much or more than they do her, and, like the lady of Carrihas, "longs for the old glad life in Spain."

Of Great Importance.

The Palace Dry Goods and Carpet House informs the public of the continuance of their large sale for this week in lace curtains, sheetings and muslins. The rush for these goods was so great that they were obliged to telegraph for another lot, which arrived here in time to be placed on sale at once. Ten dozen more curtain poles and fixtures were among this shipment.

Near Pleasant Valley, nine miles from Placerville, at a place called Bartram's mill, an Indian doctor had his head severed from his body for failing to cure the murderer's wife. This has been the Digger custom from time immemorial.

Sec. 2. That section twenty-three hundred and thirty-four of the Revised Statutes be amended so as to read:

"SEC. 2335. All affidavits required to be made under this chapter may be verified before any officer authorized to administer oaths in the State or Territory where the claims may be situated having an official seal, and all testimony and proofs may be taken before any such officer, and when duly certified by the officer taking the same, attested by his seal of office, shall have the same force and effect as if taken before the register and receiver of the land office. In cases of contest as to the mineral or agricultural character of the land, the testimony and proofs may be taken, as herein provided, on personal notice of at least ten days to the opposing party, or if such party cannot be found, then by publication of at least once a week for thirty days in a newspaper to be designated by the register of the land office as published

Highest of all in Leavening Power.—Latest U. S. Gov't Report.

Royal Baking Powder

ABSOLUTELY PURE

nearest to the location of such land, and the register shall require proof that such notice has been given: Provided, That the presence of rock in place bearing gold, silver, cinnabar, petroleum, or other valuable mineral, shall be regarded as presumptive evidence that the land containing the same is, and always has been, mineral in character: And provided further, That in investigating the character of land with a view to ascertain whether it is more valuable for mineral than agricultural purposes evidence may be taken of the mineral discovered or developed adjacent to such land, proof of which shall be presumptive evidence that the land in question is, and always has been, mineral in character: And provided further, That wherever land is proven to be a well defined mineral belt such land shall be deemed, presumed, and taken to be, and always to have been, mineral land, unless the contrary is proven: And provided further, That the provisions of this chapter shall be liberally construed with a view to aid the applicant in procuring title to the mineral lands of the United States, and that the rules and regulations prescribed by the Land Department of its government and that of its officers, in disposing of said land, shall be so formulated and administered as to assist the Government in disposing of said lands to bona fide applicants, and not so as to impose the sale thereof, or impose onerous burdens upon applicants."

Sec. 4. That section twenty-three hundred and thirty-seven of the Revised Statutes be amended so as to read:

"SEC. 2337. Where non-mineral land not included in a lode claim is used or occupied by the proprietor of such vein or lode claim for mining or milling purposes such non-mineral surface grounds may be embraced or included in an application for a patent for such vein or lode claim, and the same may be patented therewith or separately, subject to the same preliminary requirements as to survey and notice as are applicable to vein or lode claims; but no location hereafter made of such non-mineral land shall exceed ten acres, and payment for the same must be made at the same rate as affixed by this chapter for the superficies of the lode claim. The owner of a quartz mill or reduction works, not owning a mine in connection therewith, may also receive a patent for his mill site as provided in this section."

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BREVITIES.

Ice skates at all prices at Lange & Schmidt's.

When you feel tired, without special cause, that indicates the need of Ayer's Sarsaparilla.

No beauty ever looks her best Unless, with Ayer's Hair Vigor dressed, Her hair, chief glory is confessed.

The weather is pleasant even for Reno, which has the most delightful climate in the United States.

If you want a good fitting pair of boots or shoes—no scab work from strangers—go to H. F. Pavola, who is reliable and no stranger.

The largest assortment of heating stoves, parlor stoves, cook stoves and ranges, crockery and lamps at panic prices at Lange & Schmidt's.

If you desire a luxuriant growth of healthy hair of a natural color, nature's crowning ornament of both sexes, use only Hall's Vegetable Sicilian Hair Renewer.

Harry Murray and Ira Evans, aged fourteen years, had a flat fight at Denver, when Murray struck Evans a violent blow under the heart, causing the latter's death in a few minutes.

Israel Gebau, of the firm of Delonchant & Gebau, was partially paralyzed last Sunday while standing by his mother's grave. Dr. Phillips, who is attending the gentleman, thinks he will be fully restored to health in a week or two, as he is rapidly improving.

Hon. B. F. Leete returned yesterday from San Francisco where he had been attending the Transmississippi Congress. He let the Congress know that there is such a place as Nevada, and it unanimously resolved to print 500 copies of his speech for distribution.

J. H. Berger has received a letter from C. V. Thrasher of Oakwood, Ohio, thanking him and the people generally who assisted in recovering the body of his brother, T. C. Thrasher, one of the snow slide victims. He says his brother was 37 years of age June 26, 1893.

We are informed that A. Garard has begun suit against D. L. Sayre, editor of the *Mason Valley Tidings*, for \$10,000 damages. Some two months ago Sayre published an article referring to Mr. Garard as the man who sold out his employers in the Queen-Poorman suit, wherein Garard was an important witness.—*Walker Lake Bulletin*.

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